## Exhibit G



MLA No. X163 Schedule No. 01

Extreme Networks, Inc. ("Seller"), for good and valuable consideration, has, on the date set by the terms of the Agreement (hereinafter defined), sold and transferred to Technology Credit Corporation ("Buyer"), all of Seller's right, title and interest in the equipment described in Schedule A attached hereto ("Equipment") pursuant to the Agreement for the Purchase of Equipment between Buyer and Seller dated June 9, 1999 (the "Agreement").

Seller hereby warrants that (i) it has conveyed to Buyer good and marketable title to the Equipment, free from any lien, claim, charge or encumbrance other that Seller's security interest, which security interest shall be released upon payment to Seller of all sums due under the Agreement, and the Lease(s) entered into by Buyer with Lessee related to the Equipment, (ii) except as otherwise disclosed on Schedule A, the Equipment was new when conveyed to buyer, and (iii) all warranties and limitations of warranty of the Seller with respect to the Equipment are as stated in Lessee's Purchase Agreement with Seller are incorporated herein by this reference. Seller hereby assigns to Buyer (to the extent to which the same may be assignable) any warranty of the manufacturer (if other than Seller) relative to the Equipment

Capitalized terms used herein shall have the same meanings assigned to those terms in the Agreement.

IN WITNESS WHEREOF, Seller has caused this instrument to be executed by a duly authorized employee of Seller as of \_\_\_\_\_

Extreme Networks, Inc.

Name: Dorman Wood

Title: Manager, Worldwide Customer Finance

Date: March 1, 2000



MLA No. X163 Schedule No. 02

Extreme Networks, Inc. ("Seller"), for good and valuable consideration, has, on the date set by the terms of the Agreement (hereinafter defined), sold and transferred to Technology Credit Corporation ("Buyer"), all of Seller's right, title and Interest in the equipment described in Schedule A attached hereto ("Equipment") pursuant to the Agreement for the Purchase of Equipment between Buyer and Seller dated June 9, 1999 (the "Agreement").

Seller hereby warrants that (i) it has conveyed to Buyer good and marketable title to the Equipment, free from any lien, claim, charge or encumbrance other that Seller's security Interest, which security interest shall be released upon payment to Seller of all sums due under the Agreement, and the Lease(s) entered into by Buyer with Lessee related to the Equipment, (ii) except as otherwise disclosed on Schedule A, the Equipment was new when conveyed to buyer, and (iii) all warranties and limitations of warranty of the Seller with respect to the Equipment are as stated in Lessee's Purchase Agreement with Seller are incorporated herein by this reference. Seller hereby assigns to Buyer (to the extent to which the same may be assignable) any warranty of the manufacturer (if other than Seller) relative to the Equipment

Capitalized terms used herein shall have the same meanings assigned to those terms in the Agreement.

IN WITNESS WHEREOF, Seller has caused this instrument to be executed by a duly authorized employee of Seller as of <u>March 17, 2000</u>

Extreme Networks, Inc.

Name: Dorman Wood

Title: Manager, Worldwide Customer Finance

Date: March 23, 2000







MLA No. X163 Schedule No. 03

Extreme Networks, Inc. ("Seller"), for good and valuable consideration, has, on the date set by the terms of the Agreement (hereinafter defined), sold and transferred to Technology Credit Corporation ("Buyer"), all of Seller's right, title and interest in the equipment described in Schedule A attached hereto ("Equipment") pursuant to the Agreement for the Purchase of Equipment between Buyer and Seller dated June 9, 1999 (the "Agreement").

Seller hereby warrants that (i) it has conveyed to Buyer good and marketable title to the Equipment, free from any lien, claim, charge or encumbrance other that Seller's security interest, which security interest shall be released upon payment to Seller of all sums due under the Agreement, and the Lease(s) entered into by Buyer with Lessee related to the Equipment, (ii) except as otherwise disclosed on Schedule A, the Equipment was new when conveyed to buyer, and (iii) all warranties and limitations of warranty of the Seller with respect to the Equipment are as stated in Lessee's Purchase Agreement with Seller are incorporated herein by this reference. Seller hereby assigns to Buyer (to the extent to which the same may be assignable) any warranty of the manufacturer (if other than Seller) relative to the Equipment

Capitalized terms used herein shall have the same meanings assigned to those terms in the Agreement.

IN WITHESS	WHEREOF,	Seller has	caused	this	instrument	to t	oe execute	ed by	/ a
duly authorize	ed employee o	f Seller as	of					•	

Extreme Networks, Inc.

Name: Dorman Wood

Title: Manager, Worldwide Customer Finance

Date: March 28, 2000





MLA No. X163 Schedule No. 04

Extreme Networks, Inc. ("Seller"), for good and valuable consideration, has, on the date set by the terms of the Agreement (hereinafter defined), sold and transferred to Technology Credit Corporation ("Buyer"), all of Seller's right, title and interest in the equipment described in Schedule A attached hereto ("Equipment") pursuant to the Agreement for the Purchase of Equipment between Buyer and Seller dated June 9, 1999 (the "Agreement").

Seller hereby warrants that (i) it has conveyed to Buyer good and marketable title to the Equipment, free from any lien, claim, charge or encumbrance other that Seller's security interest, which security interest shall be released upon payment to Seller of all sums due under the Agreement, and the Lease(s) entered into by Buyer with Lessee related to the Equipment, (ii) except as otherwise disclosed on Schedule A, the Equipment was new when conveyed to buyer, and (iii) all warranties and limitations of warranty of the Seller with respect to the Equipment are as stated in Lessee's Purchase Agreement with Seller are incorporated herein by this reference. Seller hereby assigns to Buyer (to the extent to which the same may be assignable) any warranty of the manufacturer (if other than Seller) relative to the Equipment

Capitalized terms used herein shall have the same meanings assigned to those terms in the Agreement.

IN WITNESS WHEREOF, Seller has caused this instrument to be executed by a duly authorized employee of Seller as of

Extreme Networks, Inc.

Name: Dorman Wood

Title: Manager, Worldwide Customer Finance

Date: April 18, 2000



MLA No. X163 Schedule No. 05

Extreme Networks, Inc. ("Seller"), for good and valuable consideration, has, on the date set by the terms of the Agreement (hereinafter defined), sold and transferred to Technology Credit Corporation ("Buyer"), all of Seller's right, title and interest in the equipment described in Schedule A attached hereto ("Equipment") pursuant to the Agreement for the Purchase of Equipment between Buyer and Seller dated June 9, 1999 (the "Agreement").

Seller hereby warrants that (i) it has conveyed to Buyer good and marketable title to the Equipment, free from any lien, claim, charge or encumbrance other that Seller's security interest, which security interest shall be released upon payment to Seller of all sums due under the Agreement, and the Lease(s) entered into by Buyer with Lessee related to the Equipment, (ii) except as otherwise disclosed on Schedule A, the Equipment was new when conveyed to buyer, and (iii) all warranties and limitations of warranty of the Seller with respect to the Equipment are as stated in Lessee's Purchase Agreement with Seller are incorporated herein by this reference. Seller hereby assigns to Buyer (to the extent to which the same may be assignable) any warranty of the manufacturer (if other than Seller) relative to the Equipment

Capitalized terms used herein shall have the same meanings assigned to those terms in the Agreement.

IN WITNESS WHEREOF, Seller has caused this instrument duly authorized employee of Seller as of	to be	executed	by	а

Extreme Networks fine

Name: Mianne Rogers

Title: Domestic Credit Manager

Date: June 27, 2000



MLA No. X163 Schedule No. 06

Extreme Networks, Inc. ("Seller"), for good and valuable consideration, has, on the date set by the terms of the Agreement (hereinafter defined), sold and transferred to Technology Credit Corporation ("Buyer"), all of Seller's right, title and interest in the equipment described in Schedule A attached hereto ("Equipment") pursuant to the Agreement for the Purchase of Equipment between Buyer and Seller dated June 9, 1999 (the "Agreement").

Seller hereby warrants that (i) it has conveyed to Buyer good and marketable title to the Equipment, free from any lien, claim, charge or encumbrance other that Seller's security interest, which security interest shall be released upon payment to Seller of all sums due under the Agreement, and the Lease(s) entered into by Buyer with Lessee related to the Equipment, (ii) except as otherwise disclosed on Schedule A, the Equipment was new when conveyed to buyer, and (iii) all warranties and limitations of warranty of the Seller with respect to the Equipment are as stated in Lessee's Purchase Agreement with Seller are incorporated herein by this reference. Seller hereby assigns to Buyer (to the extent to which the same may be assignable) any warranty of the manufacturer (if other than Seller) relative to the Equipment

Capitalized terms used herein shall have the same meanings assigned to those terms in the Agreement.

IN WIT	NESS WHEREOF,	Seller has cause	d this instrument	to be executed b	W 2
duly aut	horized employee	of Seller as of			,
-				<del></del> _	

Extreme Networks, the

Name: Mianne Rogers

Title: Domestic Credit Manager

Date: July 26, 2000